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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	NO. CONFIRMATION NO.	
09/997,501	11/19/2001	Leonard Hayden	KLR: 1016.073 4149		
7590 06/15/2005			EXAMINER		
Kevin L. Russell			KARLSEN, ERNEST F		
Suite 1600 601 SW Second	Ave.	ART UNIT	PAPER NUMBER		
Portland, OR 97204-3157			2829		
			DATE MAILED: 06/15/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)				
Office Action Summary		09/997,501		HAYDEN ET AL.	m			
		Examiner		Art Unit				
		Ernest F. Karlse	n	2829				
Period fo	The MAILING DATE of this communication ap	pears on the cove	r sheet with the c	orrespondence addre	ess			
A SH THE - Exter after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period the to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, how ly within the statutory min will apply and will expire e, cause the application to	ever, may a reply be tim nimum of thirty (30) days SIX (6) MONTHS from o become ABANDONE	nely filed s will be considered timely. the mailing date of this comm D (35 U.S.C. § 133).	nunication.			
Status								
1)⊠	Responsive to communication(s) filed on 24 A	<i>March 2005</i> .						
2a)	This action is FINAL . 2b) This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-3 and 6-11 is/are pending in the ap 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-3 and 6-11 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or contents and contents an	awn from consider						
Applicati	ion Papers							
10)	The specification is objected to by the Examin The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E	cepted or b) obe drawing(s) be held ction is required if the	I in abeyance. See ne drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR				
Priority (under 35 U.S.C. § 119							
12) [a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureasee the attached detailed Office action for a list	its have been reco its have been reco ority documents h au (PCT Rule 17.2	eived. eived in Applicati ave been receive 2(a)).	on No ed in this National St	age '			
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date 0405.		Interview Summary Paper No(s)/Mail Da Notice of Informal P Other:		52)			

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Claims 4, 5 and 12-22 have been cancelled by Applicants.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 and 6-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chayka et al in view of Cherry. Chayka et al has a rigid support 32 and a plurality of contact fingers 26 supported by and extending from support 32. The contact fingers are a unitary assembly with each other via the central tab with hole 54 of Figure 3 of Chayka et al or as a result of being mounted on the support 32. The contact fingers 26 are maintained in alignment by the tab with the hole 54 of Figure 3 of Chayka et al when attached to the support. The tab in Chavka et al is proximate the ends of the plurality of contact fingers. Chayka et al does not show a circuit board with a network of resistors and capacitors connected to the probes. Cherry discloses at column 3, l9ines 7-29 a network of resistors and capacitors connected to the probe needles 74. It would have been obvious to one of ordinary skill in the art at the time of the invention to have adapted the resistor-capacitor network of Cherry to the apparatus of Chayka et al because one of ordinary skill in the art would realize that it would be desirable to provide impedance matching for the apparatus of Chayka et al as taught by Cherry. The limitations of claims 1, 6-8, 10 and 11 are covered by the above discussion of Chayka et al and the modification thereof in accord with the teaching of Cherry. With regard to

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claim 2 the contact fingers of Chayka et al extend radially from their tips. With regard to claims 3 and 9 the claimed features are inherent in Chayka et al.

Any inquiry concerning this communication should be directed to Ernest F. Karlsen at telephone number 571-272-1961.

Ernest F. Karlsen

June 10, 2005

ERNEST KARLSEN PRIMARY EXAMINER